

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

## Method for Determining the Efficiency of Nucleic Acid Amplifications

the specification	of which				
the specification	of which				
(check one)					*
[X] is attached	d hereto.				
[X] is attached  was filed of Application and was a was filed			as		
Application and was a	on Serial No.  mended on		(if applicable).		
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was filed				as	
3 27	national Application Serial No.  mended under PCT Article 19 on			(:61:1.1-)	
and was a	intended under PC1 Article 19 on			(if applicable).	
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I hereby claim for inventor's certific United States, I	at I have reviewed and understand the amendment referred to above.  The duty to disclose information which the disclose information which is the disclose informati	is material to patentabiles. C. § 119(a)-(d) or § 36 ational application which do below, by checking to	lity as defined in 3 65(b) of any foreign designated at leathe box, any fore	7 CFR § 1.56.  gn application(s) ast one country of application f	for patent or ther than the or patent or
inventor's certification claimed.	cate, or PCT International application	n having a filing date be	efore that of the ap	oplication on whi	ch priority is
Prior Foreign Ap	oplication(s)			Priority Clair	med
00 107 036.6	European Patent Office	31 March 2	2000	[X]	[]
(Number)	(Country)	(Day/Month/Year F	Filed)	Yes	No
100 34 209.4	German Patent Office	13 July 200	00	[X]	[]
(Number)	(Country)	(Day/Month/Year F		Yes	No
100 45 521.2	German Patent Office	13 Septemb	ber 2000	[X]	[]
(Number)	(Country)	(Day/Month/Year F	Filed)	Yes	No
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I hereby claim the benefit	under 35 K.S.C. § 119(e) of	any United States pr	rovisi	pplication	(s) listed be	elow.	
(Application No.)	(Filing Date)	(Applica	ntion No.)	·	(Filing	Date)	
PCT International application is of Title 35, United States	under Title 35, United State tion designating the United is not disclosed in the prior U Code, § 112, I acknowledge which became available be this application:	States, listed below Jnited States applica the duty to disclose	and, insof ation in the e informati	ar as the s manner proon which	subject ma ovided by is material	tter of e the first to pater	each of the paragraph ntability as
(Application Serial No.)	(Filing Date)	<u> </u>	(St	atus) (pate	nted, pend	ing, aba	ndoned)
and belief are believed to statements and the like so to States Code and that such we POWER OF ATTORNEY application and transact all CORRESPONDENCE ADDITIONAL TOTAL CORRESPONDENCE ADDITIONAL CORRESPONDE	atements made herein of my be true; and further that made are punishable by fine willful false statements may : As a named inventor, I her business in the Patent and T DDRESS: Send Corresponde (name and telephone numb 0) 814-2966	these statements we or imprisonment, or jeopardize the validities appoint the practical rademark Office contacts to Customer No.	vere made both, unde ity of the ap etitioners at nnected the	with the large restriction of the control of the co	knowledge 001 of Tit or any pate	that w le 18 of nt issued	illful false the United I thereon.
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Title 37, Code of Federal Culations, §1.56, duty to disclose information material to patentability provides, in part, that each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
  - (i) Opposing an argument of unpatentability relied on by the Office, or
  - (ii) Asserting an argument of patentability.